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DENTON, H.R.

OFFICE OF NUCLEAR REACTOR REGULATION

SUBJECT: IN ORDER TO PROCESS FSAR AMENDS 81 & 82 AS CLASS III LICENSE AMEND, FORWARDS ADDL LICENSING FEE. REQUESTS FURTHER GUIDANCE

ON PROPER CLASSIFICATION OF OL RELATED SUBMITTALS.

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APR 20 1979

INDIANA & MICHIGAN POWER COMPANY

P. O. BOX 18
BOWLING GREEN STATION
NEW YORK, N. Y. 10004

April 11, 1979 AEP:NRC:00181

Donald C. Cook Nuclear Plant Units 1 and 2 Dockets No. 50-315 and 50-316 Licenses No. DPR-58 and DPR-74 Fees for FSAR Amendments No. 81 and 82

Mr. Harold R. Denton, Director Office of Nuclear Reactor Regulation U.S. Nuclear Regulatory Commission Washington, D.C. 20555

Dear Mr. Denton:

This letter addresses processing rees for Amendments No. 81 and 82 to the Final Safety Analysis Report (FSAR) of the Donald C. Cook Nuclear Plant and is in response to the letter dated March 23, 1979 from Mrs. Reba M. Diggs of the License Fee Management Branch. Ms. Diggs' letter addressed the processing fee for Amendment No. 82.

We classified Amendment No. 81 as a fee Class II license amendment and remitted \$1,200 for the processing fee on August 25,1978 (AEP:NRC:00006). Because this amendment contained Unit -specific changes for both Cook Units, the NRC staff recommended that we remit an additional \$1,200 fee for the second Unit. This additional amount was remitted on December 12, 1978 (AEP:NRC:00113). In a subsequent discussion, the NRC staff advised us that Amendment No. 81 does not require NRC review and that the remitted fee of \$2,400 is refundable. We now request that you apply this \$2,400 towards the fee for processing FSAR Amendment No. 82 submitted on November 27 1978 (AEP:NRC:00086) and supplemented by our submittal dated February 16, 1979 (AEP:NRC:00130).

In addition, we are enclosing a check for \$1,600. This check along with the \$2,400 refund from the Amendment No. 81 submittal will provide the required fee of \$4,000 for processing the FSAR Amendment No. 82 information, as supplemented, as a fee Class III license amendment.

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To avoid further confusion in the future, we request that you consider issuing further guidance on the proper classification of Operating License related submittals. Additional guidance would result in more uniform interpretation of the License Amendment fee classifications defined in 10 CFR 170.22.

Very thuly yours,

RED:em

E. Disbrow Vice President

Sworn and subscribed to before me this "" day of April, 1979 in New York County, New York

NOTALY PUBLIC, these of New York
No. 11-1505192
Qualities in Corons County

R. C. Callen cc:

Corilicate liled in New York County Commission expires March 30, 1981 G. Charnoff

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R. Walsh

D. V. Shaller-Bridgman

R. W. Jurgensen